

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEBRASKA**

UNITED STATES OF AMERICA,)	Case No. 4:22CR3018
)	
Plaintiff,)	
)	
vs.)	MOTION FOR EXTENSION OF
)	TIME TO FILE MOTIONS,
CHRISTOPHER GROTH,)	OBJECTIONS AND DISCLOSURES
)	
Defendant.)	

COMES NOW Defendant, Christopher Groth, through his counsel, Carlos Monzón, Monzón, Guerra & Chipman, moves the Court extending the deadline for the filing of motions.

In support of the instant Motion, defendant shows to the Court as follows:

1. Defendant needs additional time to meet with an expert and determine objections to the Presentence Investigation Report, if any, and to prepare for the sentencing hearing.

WHEREFORE, defendant prays that this Honorable Court will enter an Order extending the deadline to file Motions.

Respectfully submitted this 18th day of May, 2023.

CHRISTOPHER GROTH, Defendant

BY: /s/Carlos Monzón
Carlos Monzón, #20453
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Attorney for Defendant

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on this 18th day of May, 2023, he delivered a true and exact copy of the foregoing MOTION via electronic transmission upon:

Tessie L. Smith
Assistant U.S. Attorney
100 Centennial Mall North
Suite 487, Federal Building
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/s/Carlos Monzón
CARLOS MONZON